IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

DALE STROUD and KARI STROUD

PLAINTIFFS

 $\mathbf{v}.$

No. 4:12-cv-500-DPM

SOUTHWESTERN ENERGY COMPANY and SEECO, INC.

DEFENDANTS

ORDER

SEECO's motion for summary judgment, $N_{\rm P}$ 264, is denied without prejudice as premature. The Court suspended the Scheduling Order approximately six weeks ago, and ordered various steps regarding the parties' discovery disputes. $N_{\rm P}$ 260 at 1. The Court must resolve those disputes; then the parties must finish discovery, including expert disclosures. The Court will set a date, which will be after all those events, for a potentially dispositive motion. The Strouds' motion for an extension, $N_{\rm P}$ 267, is denied as moot.

So Ordered.

D.P. Marshall Jr.

United States District Judge

3 July 2018